

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/816,923	03/23/2001	Manfred Engelhardt	GR 98 P 2661	6120
24131 7	590 05/12/2004		EXAMINER	
LERNER AND GREENBERG, PA			WILLIAMS, ALEXANDER O	
P O BOX 2480 HOLLYWOOD, FL 33022-2480			ART UNIT	PAPER NUMBER
HOLL I WOO!	D, 11 33022 2 100		2826	
			DATE MAILED: 05/12/200-	4

Please find below and/or attached an Office communication concerning this application or proceeding.

				1m
		Application No.	Applicant(s)	
Office Action Summary		09/816,923	ENGELHARDT, MAN	NFRED
		Examiner	Art Unit	
		Alexander O Williams	2826	
The M Period for Reply	MAILING DATE of this communication	on appears on the cover sheet w	ith the correspondence addre	ess
THE MAILING - Extensions of tile after SIX (6) MC - If the period for - If NO period for - Failure to reply Any reply receive	IED STATUTORY PERIOD FOR F G DATE OF THIS COMMUNICAT me may be available under the provisions of 37 (ONTHS from the mailing date of this communicat reply specified above is less than thirty (30) days reply is specified above, the maximum statutory within the set or extended period for reply will, by yed by the Office later than three months after the erm adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however, may a ion. s, a reply within the statutory minimum of this period will apply and will expire SIX (6) MON statute, cause the application to become Al	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this comr BANDONED (35 U.S.C. § 133).	nunication.
Status				
1)⊠ Respoi	nsive to communication(s) filed on	08 March 2004.		
<u> </u>		This action is non-final.		
	this application is in condition for a in accordance with the practice ur		•	nerits is
Disposition of C	laims			
4a) Of to 5) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s) 6) ☐ Claim(s) 6) ☐ Claim(s) 6) ☐ Claim(s) 6	s) 1-11 is/are pending in the application above claim(s) is/are with above claim(s) is/are with above claim(s) is/are allowed. s) 1-11 is/are rejected. s) is/are objected to. s) are subject to restriction pers ecification is objected to by the Example 2.	thdrawn from consideration. and/or election requirement.		
·	wing(s) filed on is/are: a)		by the Examiner.	
	nt may not request that any objection			
	ement drawing sheet(s) including the dath or declaration is objected to by t			` ,
Priority under 3	5 U.S.C. § 119			
12)	ledgment is made of a claim for for b) Some * c) None of: Certified copies of the priority document of the certified copies of the priority document of the certified copies of the certified copies of the application from the International Eattached detailed Office action for	ments have been received. Iments have been received in A e priority documents have been Bureau (PCT Rule 17.2(a)).	Application No received in this National St	age
Attachment(s)				
2) Notice of Drafts 3) Information Dis	rences Cited (PTO-892) sperson's Patent Drawing Review (PTO-94 sclosure Statement(s) (PTO-1449 or PTO/S ail Date	18) Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-15	52)

Art Unit: 2826

Serial Number: 09/816923 Attorney's Docket #: GR98P2661P

Filing Date: 3/23/2001; claimed foreign priority to 9/23/98

Applicant: Engelhardt

Examiner: Alexander Williams

Applicant's Response filed 3/8/04 has been acknowledged.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.

Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 to 3 and 7 to 9 are rejected under 35 U.S.C. § 102(b) as being anticipated by Ting et al. (U.S. Patent # 5,969,422).

For example, in claim 1 and similar claim 7, Ting et al. (figures 1 to 5) specifically figure 2 show a integrated circuit configuration, comprising: an insulating layer 11; a first conductive structure 15 embedded in said insulating layer; a diffusion barrier layer 12 and a second insulating layer 21 disposed above said first conductive structure and being formed with a contact hole reaching as far as said first conductive structure and having side walls; a second conductive structure 23 disposed in said contact hole and conductively connected to said first conductive structure; and spacers 22 formed on said side walls of said contact hole above said diffusion barrier layer, said spacers acting as a barrier to diffusion of a material from said first conductive structure into said second insulating layer and reaching as far as a surface of said diffusion barrier layer.

Art Unit: 2826

Initially, it is noted that the 35 U.S.C. § 103 rejection based on spacers and second diffusion barrier deals with an issue (i.e., the integration of multiple pieces into one piece or conversely, using multiple pieces in replacing a single piece) that has been previously decided by the courts.

In <u>Howard v. Detroit Stove Works</u> 150 U.S. 164 (1893), the Court held, "it involves no invention to cast in one piece an article which has formerly been cast in two pieces and put together...."

In <u>In re Larson</u> 144 USPQ 347 (CCPA 1965), the term "integral" did not define over a multi-piece structure secured as a single unit. More importantly, the court went further and stated, "we are inclined to agree with the solicitor that the use of a one-piece construction instead of the [multi-piece] structure disclosed in Tuttle et al. would be merely a matter of obvious engineering choice" (bracketed material added). The court cited <u>In re Fridolph</u> for support.

In re Fridolph 135 USPQ 319 (CCPA 1962) deals with submitted affidavits relating to this issue. The underlying issue in In re Fridolph was related to the end result of making a multi-piece structure into a one-piece structure. Generally, favorable patentable weight was accorded if the one-piece structure yielded results not expected from the modification of the two-piece structure into a single piece structure.

Claims 4 to 6, 10 and 11, insofar as they can be understood, are rejected under 35 U.S.C. 103(a) as being unpatentable over Ting et al. (U.S. Patent # 5,969,422).

Therefore, it would have been obvious to one of ordinary skill in the art to use the spacers and the second diffusion barrier layer as "merely a matter of obvious engineering choice" as set forth in the above case law.

Art Unit: 2826

Response

Applicant's arguments filed 10/16/03 have been fully considered, but are not found to be persuasive in view of the modified grounds of rejections detailed above. Applicant's argument on pages 2 to 6 are not found to be persuasive since the spacers layer of Ting et al. has been change to be 22. Ting et al. does show the spacer layer 22 is formed on side walls of a contact hole formed in the second insulation layer 21, which is disposed above a first conductive structure 15. Furthermore, Ting et al's spacer layer 22 in formed above the diffusion barrier layer 12. In Ting et al., the spacer 22 (in combination with the diffusion layer 12) do prevent material from diffusing form the first conductive structure 15 into a second insulting layer 21.

Accordingly, **THIS ACTION IS MADE FINAL**. See M.P.E.P. § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

Field of Search	Date
U.S. Class and subclass:	9/16/02
257/758,700,701,704,741,751,750,753,774,773,759,760,	3/25/03
762-765,767	7/10/03
	1/4/04
	5/10/04
Other Documentation:	9/16/02
foreign patents and literature in	3/25/03
257/758,700,701,704,741,751,750,753,774,773,759,760,	7/10/03
762-765,767	1/4/04
	5/10/04
Electronic data base(s):	9/16/02
U.S. Patents EAST	3/25/03
	7/10/03
	1/4/04
	5/10/04

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander O Williams whose telephone number is (571) 272 1924. The examiner can normally be reached on M-F 6:30-7:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan Flynn can be reached on (571) 272 1915. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

AOW 5/11/04

Primary Examiner Alexander O. Williams

Page 6